be lawful for the president CHAPTER 133. a Bridge Bank Company torn act to incorporate the Hager's Town Fire Company in washington County.

horised to be erected by the Washington County.

Washington County.

Washington County.

Washington County.

Passed Ja

23, 1816.

g the same which a majority Maryland, That William Heyser, Thomas Greives, Henry

Style
ided, that they do not vary ewis, Henry Kealhofer, William Kreps, George Shank, feet in law.

nore than five hundred varden. nore than five hundred yard George Smith, Richard Ragan, John Kennedy, Robert Dougass, Theobalt Eighelberner, David Harry, Peter Heiffeich, ass, Theobalt Ecorge J. Harry, George Emert, John Julius, Henry Strouse, George J. Harry, George Emert, John Julius, of a lottery for the benefit of Miller, Charles Shaffner, John Hershy, John M. Ilhenny, Phil-

in Cecil County.

Ip Dusing, William D. Bell and such other persons as now are

y the General Assembly of hereafter may become members of the said company, shall

nes Sewell, John Frey, Wilbe and they are hereby declared to be one community, corporation

Robert H. Archer, Levin , Robert H. Archer, Levin and body politic forever herea ter, by the name and style of The ty of them be, and they are Hager's Town Fire Company, and by that name they shall be heme of a lottery for raising and are hereby made able and capable in law to have, pur-

venty thousand dollars, and chase, receive, possess, enjoy and retain to them and their sucreof; Provided, that the said cessors, lands, tenements, rents, annuities or other heredita-Frey, William C Miller ments, and the same to grant, demise, alien or dispose of in

er, Levin Gale and George such manner as they may judge most conducive to the interest ll undertake to act under this of the company; Provided nevertheless, that the said corporasal of any ticket or tickets in tion or body politic shall not at any time hold or possess proposeveral bond to the State of erry real, personal or mixed, exceeding the sum of one thousand dollars, condition sand dollars per annum.

Apply so much of the money 2 AND BE IT ENACTED, That the said company and months after the drawing of their successors by the aforesaid name shall forever hereafter ings—by laws as will satisfy the fortunate be able and empable in law to sue and be sued, plead and be them, and defray the neces is male add, answer and be answered, defend and be defended, them, and defray the neces timpleaded, answer and be answered, defend and be defended, agreement thereof.

I hat it shall be the duty of make and use a common seal, and the same to break, alter and the same to break. t as such, to lodge such bond renew at pleasure, and also to assemble and meet at such times bereof enis a sold and and places as they may agree upon, and to ordain, establish and hereof, suit or suits may be put in execution such by laws, ordinances and regulations, as set the obligors therein or any to them shall seem conducive to the interest of the said company to them shall seem conducive to the interest of the said company to the said c

legal representatives for any pany, and necessary to the good government and orderly pany, and necessary to the good government and orderly management thereof, the same not being contrary to the laws management thereof, the same not being contrary to do and of this State or of the United States; and generally to do and them for such scheme to the same not being contrary to the laws

them for such scheme to the execute all such acts matters and things as to them shall or may appertain to do.

CHAPTER 134. cheme hereby authorised, ap- An act for the benefit of the heirs of John Richardson late of Caroline County deceased.

and the purchase of a select WHEREAS, It is represented to this General Assembly, as and for other purposes con- by the petition of Susan Richardson, guardian of the children said academy.

Of the deceased, that the said John Richardson died intestate, leaving a house and lot in the village of Denton, part of th, resignation, removal, of which being unprofitable and yielding no benefit to the minors, their interest would be greatly advanced by the passage of a

law authorising a sale thereof; Therefore, Sec. 1. BE IT ENACTED by the General Assembly of Maryland, That George A. Smith be, and he is hereby appoint. pro sods. ed and authorised to sell and dispose of an unimproved part of a lot of ground belonging to the heirs of John Richardson de-ceased, lying in the village of Denton, being part of a tract of land called Mount Andrew, and that the nett proceeds from

DEC. SESS 1815. Passed Jan.

23, 1816:

May sell-

), That the said commission-

above named commissioners. d may be lawful for the said son or persons to fill said va-